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APPLICATION NO. 386 FILING DATE PILDNER		ATTORNEY DOCKET NO. R WH-9565US	
S WARREN HALL 133 RICHMOND STREET WEST SUITE 301 TORONTO ON M5H 2L7 CANADA	26M2/0602 ¬	EXAMINER LA, A	
	AIR MAIL	ART UNIT 2617	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks





## Office Action Summary

Application No. 08/789,386

Anh La

Applicant(s)

Examiner

Group Art Unit

2617

Pildner et al



Responsive to communication(s) filed on	
☐ This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for for in accordance with the practice under <i>Ex parte Quayle</i> , 1935 (	
A shortened statutory period for response to this action is set to e is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
	is/are allowed.
X Claim(s) 7-9	is/are rejected.
☐ Claim(s)	
☐ Claims	are subject to restriction or election requirement.
Application Papers  X See the attached Notice of Draftsperson's Patent Drawing F	Review, PTO-948.
☐ The drawing(s) filed on is/are objecte	d to by the Examiner.
☐ The proposed drawing correction, filed on	
☐ The specification is objected to by the Examiner.	
$\hfill\Box$ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119  Acknowledgement is made of a claim for foreign priority un	der 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies of t	
received.	
$\square$ received in Application No. (Series Code/Serial Numb	er)
$\square$ received in this national stage application from the In	ternational Bureau (PCT Rule 17.2(a)).
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority	under 35 U.S.C. § 119(e).
Attachment(s)	
Notice of References Cited, PTO-892     —     Notice of References Cited, PTO-892     Notice of References Cited	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s	s)
☐ Interview Summary, PTO-413	
Notice of Draftsperson's Patent Drawing Review, PTO-948     Notice of Draftsperson	
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE	FOLLOWING PAGES

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The drawings are objected to because reference numerals 3, 5, are not in the drawings as stated on page 3, lines 3 and 11.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sugimoto (US 4849635). Sugimoto discloses an infrared intrusion detector (1) comprising a PIR receiver (1) associated with a lens (11) focusing arrangement, said lens focusing arrangement focusing IR signals from selective vertically separated segments (figure 1) of a space to be monitored and defining nonactive zones (see figure 1) between adjacent selective segments (S1-S5), said selective segments and said nonactive zones being arranged such that at ground level a domestic cat has insufficient effect on adjacent segments to have IR radiation therefrom (column 3, lines 30-39) and received by said PIR receiver to satisfy a minimum value indicating an intruder is present while there is sufficient effect due to the larger size of a human intruder to have said receiver receive sufficient radiation to exceed said minimum value (abstract). However, Sugimoto does not specify the distance being located anywhere between six and twenty feet from the detector. However, it would have been a matter of design choice for a person having ordinary

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skill in the art to select a distance anywhere between six and twenty feet from the detector for the purpose of accurately activating the signal from the detector.

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sugimoto (US 4849635) in view of Biersdorff and Pfister et al. Sugimoto discloses a passive IR detector (1) for mounting at an elevated position, said detector comprising a PIR receiver (1) and an associated lens (11) arrangement which divides the monitored space vertically to define active zones (S1-S5) separated by nonresponsive zones (see figure 1), said PIR receiver evaluating the received IR radiation from said active zones relative to a minimum threshold for producing an alarm signal (figure 3), said active and nonactive zones being sized such that a cat at ground level insufficient with said active zones whereby the PIR receiver receives insufficient IR radiation from the cat to exceed the minimum threshold (abstract and column 3, lines 30-39). Sugimoto does not disclose 1) the horizontal active zones, 2) the specific distance within 25 feet of the detector, 3) the overlapped active zone and 4) a processor. Biersdorff discloses a passive infrared detector (10) having a lens (12) defining both horizontal and vertical active zone (figures 7 and 8) and the active zones being overlapped (see figure 8). Pfister et al discloses a passive infrared detector having a processor (see figure 3). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the detector in Sugimoto to have the active zones being both horizontal and vertical as taught by Biersdorff for the purpose of continuously monitoring the whole space, and to have overlapped active zones as taught by Biersdorff for the

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purpose of increasing sensitivity of the detector to the human intruder. Also, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the detector in Sugimoto to have a processor as taught by Pfister et al for the purpose of evaluating the received IR radiation from the active zones relative to a minimum threshold for producing the alarm signal. Furthermore, it would have been a matter of design choice for a person having ordinary skill in the art to select a distance anywhere within 25 feet from the detector of Sugimoto for the purpose of accurately activating the signal from the detector.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sugimotor (5461231) in view of Sugimoto (US 4849635). US 5461231 discloses a wallmount PIR detector comprising two sensors (3, 4), each having an associated lens arrangement (2a, 2b), which collectively focus IR radiation from selected beam-like regions within a monitored space onto the associated sensor (see figure 6) horizontally and vertically for distinguish between human intruder and nonhuman intruder to produce an alarm signal. U.S. 5461231 does not disclose a select group of said beam-like regions defining ground level responsive zones within about twenty feet of the detector and within about two feet of ground level which beam-like regions have sufficient nonresponsive zones therebetween such that a domestic cat or similar pet moving through said ground level active zones fails to produce sufficient IR radiation received by said sensors to produce an alarm signal. US 4849635 discloses an infrared detector (1) having a select group of said beam-like regions defining ground level responsive zones (S1-S5) which

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beam-like regions have sufficient nonresponsive zones (figure 1) therebetween such that a domestic cat or similar pet moving through said ground level active zones fails to produce sufficient IR radiation received by said sensors to produce an alarm signal (abstract and column 3, lines 30-39). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to have a nonresponsive zones and responsive zones in US 5461231 as taught by US 4849635 for the purpose of continuously monitoring the whole space. Regarding the specific distance, it would have been a matter of design choice for a person having ordinary skill in the art to select a distance anywhere between two feet above the ground level and twenty feet from the detector for the purpose of accurately activating the signal from the detector.

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Claims 1-6 are allowed.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Peterson et al discloses an intrusion alarm with independent trouble evaluation.

Muller et al discloses a range insensitive infrared intrusion detector.

Pedtke et al discloses an intruder detection system with false-alarm-minimizing circuitry.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner La whose telephone number is (703) 305-3967. The examiner can normally be reached on Monday--Friday from 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffery Hofsass, can be reached on (703)-305-4717. The fax phone number for this Group is (703)305-3988.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-4700.

SUPERVISORY PATENT EXAMINER

Anh V. La May 23, 1997